

Customer No.: 31561
Docket No.: 12043-US-PA
Application No.: 10/708,176

REMARKS

Present Status of the Application

The Examiner's indication of allowance of all pending claims 1-7 has been noted with great appreciation.

In the outstanding Office Action, the Examiner objected to the specification because the pages of the specification are not numbered. Applicant hereby reveals that the specification was filed via Electronic Filing System, and hence the various parts of the application were assembled and transmitted under the established format of said system. Aside from the above, Applicant has corrected other errors in the specification as provided hereinbefore to overcome the objections.

The Examiner as well required a new title for the present invention to clearly indicate the invention to which the claims are directed. In response thereto, Applicant has amended the title based on the Examiner's suggestion.

The drawings were objected under 37 CFR 1.84(p)(5) because they failed to include the following reference sign(s) mentioned in the description: Reference sign "130a" recited in the 10th line of [0008] is not shown in the drawings; Reference sign "106" recited in the 25th and 27th lines of [0025] is not shown in the drawings either. Applicant accordingly amended the reference sign "130a" to "132" and "106" to "240", respectively. Such amendments to the specification have been presented in above replacement paragraphs marked up to show changes made.

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The Examiner further stated that an acknowledgement was made of applicant's claim for foreign priority based on an application filed in Taiwan on 29th October 2003. Nevertheless, a certified copy of the foreign application No. 92129999 has never been received. Applicant hereby respectfully submits a copy of the prepaid return postcard as an evidential document for having been delivered said certified copy. A postmark was stamped by the Office on July 7, 2004.

It is believed that the foregoing amendments and additions add no new matter to the present application.

Customer No.: 31561
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CONCLUSION

By including the above amended specification and title, it is believed the present application is in proper condition for allowance. If the Examiner believes that a telephone conference would expedite the examination of the above-identified patent application, the Examiner is invited to call the undersigned.

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Respectfully submitted,

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